1	BRODSKY MICKLOW BULL & WEISS LLP Eugene A. Brodsky, State Bar No. 36691	
2	Edward M. Bull III, State Bar No. 141996 384 Embarcadero West, Suite 200	
3	Oakland, California 94607-3704 Telephone: (510) 268-6180	
4	Facsimile: (510) 268-6181	
5	Attorneys for Plaintiff, George Lockett	
6	STUART DELERY	
7	Assistant Attorney General MELINDA L. HAAG	
8	United States Attorney R. MICHAEL UNDERHILL	
9	Attorney in Charge West Coast and Pacific Rim Office	
10	Torts Branch, Civil Division ERIC J. KAUFMAN-COHEN	
11	Trial Attorney Torts Branch, Civil Division	
12	U.S. Department of Justice 7-5395 Federal Bldg., P.O. Box 36028	
13	450 Golden gate Avenue San Francisco, California 94102-3463	
14	Telephone: (415) 436-6635/6645 Telefax: (415) 436-6632	
15	Attorneys for Defendant	
16	United States of America	
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DIST	RICT OF CALIFORNIA
19		
20	GEORGE LOCKETT,) CASE NO. 3:12-cv-05448-MMC
21	Plaintiff,	STIPULATION AND PROPOSEDORDER CONTINUING TRIAL DATE
22	VS.) AND EXTENDING EXPERT) DISCOVERY
23	THE UNITED STATES OF AMERICA,)
24	Defendant))
25) _)
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28		
- 1	II STIPIII ATION AND PROPOSED OPDER CONTINIII	NG TRIAI CASE NO 3.12_{GV} 0.5448_MMC

Plaintiff GEORGE LOCKETT ("Plaintiff") and Defendant THE UNITED STATES OF AMERICA ("Defendant") (collectively referred to as the "Parties") hereby submit the following Stipulation and Proposed Order Continuing Trial Date and Extending Expert Discovery:

RECITALS AND STIPULATION

WHEREAS percipient discovery is complete and the Parties are set to proceed to a three to five day bench trail on December 9, 2013 (with pretrial filings due on November 5, 2013); and

WHEREAS Plaintiff has retained only one expert to testify at trial, marine safety expert

Captain Mitchell Stoller, and Plaintiff considers the need for such an expert to be critical to the fair

presentation of his case at trial; and

WHEREAS Captain Stoller has suffered medical complications following surgery that have resulted in his doctors prohibiting him from working, including drafting reports, appearing for depositions; and testifying at trial; and

WHEREAS Captain Stoller is expected to make a full recovery and to be able to testify in this case, but he is not currently available for deposition, and he may well not be available at the time of the current December trial date; and

WHEREAS counsel for the United States have just returned to work after being off for the duration of the federal government shut down, and are severely back logged on other cases; and

WHEREAS the Parties are confident that the above problems will have been resolved by January of 2014, and are available for trial during most times in February and March of 2014:

WHEREFORE the Parties propose, stipulate and request that the Court continue the trial of this matter from December 9, 2013, to a date in late March or April of 2014, with expert discovery to be open until 60 days before trial, and the pretrial conference and filings to be set at the convenience of the Court.

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1	SO STIPULATED.	
2	DATED: October 28, 2013 Brodsky Micklow Bull & Weiss Llp	
3	Den /a/Edward M. Dvill III	
4	By: <u>/s/ Edward M. Bull III</u> Eugene A. Brodsky	
5	Edward M. Bull III	
6	Attorneys for Plaintiff GEORGE LOCKETT	
7		
8	DATED: October 28, 2013 STUART DELERY	
9	Assistant Attorney General Melinda L. Haag	
10	United States Attorney R. Michael Underhill	
11	Attorney in Charge, West Coast Office Torts Branch, Civil Division	
12	Eric J. Kaufman-Cohen Trial Attorney	
13	Torts Branch, Civil Division U.S. Department of Justice	
14	By: <u>/s/ Eric J. Kaufman-Cohen</u> Eric J. Kaufman-Cohen	
15		
16	Attorneys for Defendant THE UNITED STATES OF AMERICA	
17	CERTIFICATE OF SIGNATURE	
18		
19	and that he authorized me to sign the document on his behalf.	
20		
21	/s/ Edward M. Bull III	
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28	STIPULATION AND PROPOSED ORDER CONTINUING TRIAL CASE NO. 3:12-cv-05448-MMC	
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1 2 3 [PROPOSED] ORDER 4 Having reviewed the Stipulation and Proposed Order Continuing Trial Date and Extending 5 Expert Discovery, and finding that good cause exists to grant the relief requested, IT IS HEREBY 6 ORDERED THAT: 7 1. The current expert discovery, pretrial and trial dates set by the Court are hereby 8 VACATED; and 9 2. The following new dates are set: Trial Date: 10 A. April 14, 2014, at 9:00 a.m. 11 Pretrial Conference: В. April 1, 2014, at 3:00 p.m. Per Pretrial Prep. Order filed February 5, 2013 12 C. Pretrial Filings: 13 D. Expert Discovery Cut-off: February 14, 2014 14 DATED: October 30, 2013 15 16 17 18 19 20 21 22 23 24 25 26 27